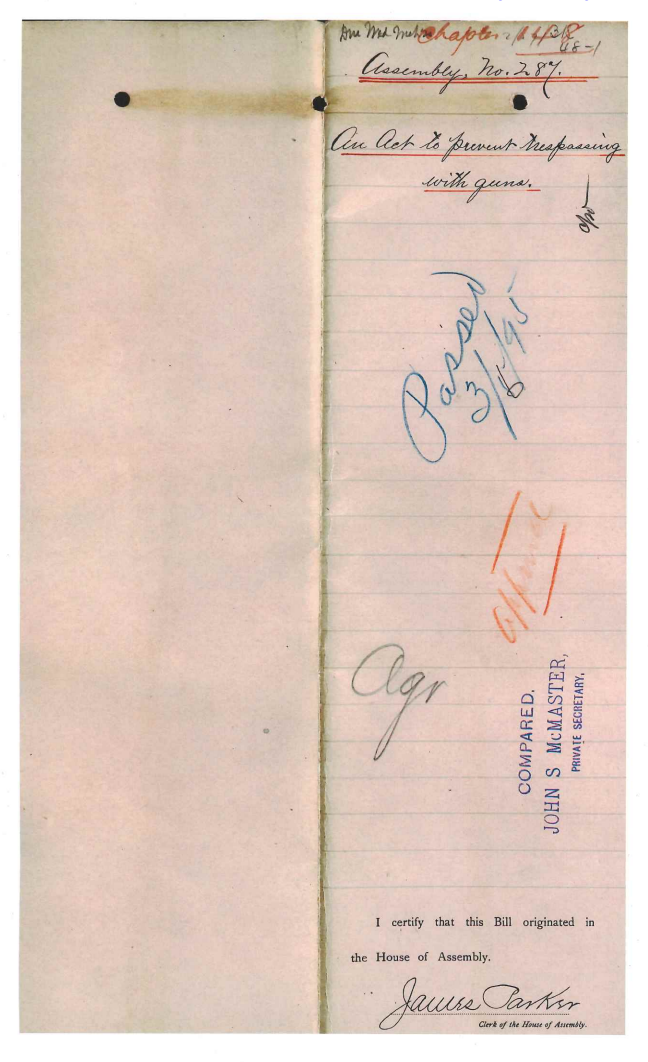
## **EXHIBIT R**

1895 Law "to prevent trespassing with guns" [original enrolled law]



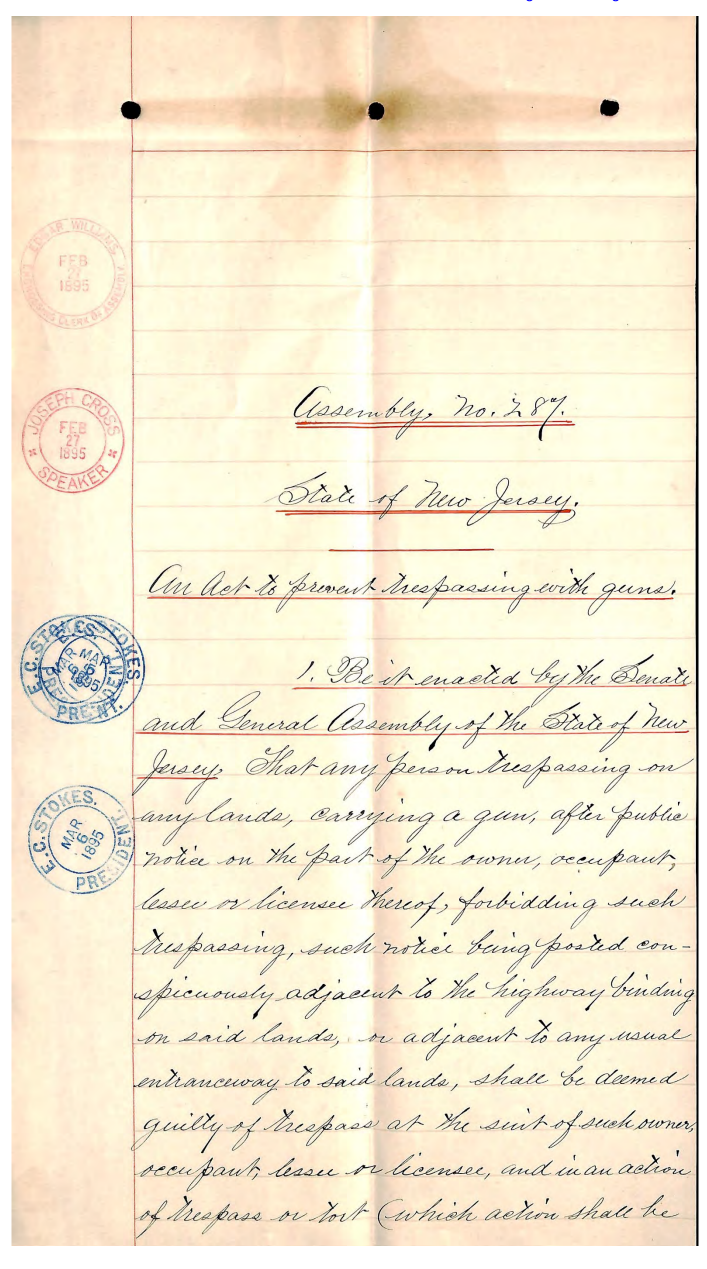


I hereby certify that the foregoing is a true copy of the original record on file in the New Jersey State Archives, Department of State.

Taxipl R. Kles

Address; New Jersey State Archives P.O. Box 307 225 West State St. Trenton, N.J. 08625

Joseph R. Klett Executive Director N. J. State Archives an act to prevent nespossing I certify that this Bill originated in the House of Assembly.



FEB awarded for less than

Conducted in all respects as actions of Presposes or Nort are usually conducted) The damages awarded for any such Trespass shall not be less Than Yen dollars,

SEPH CAO FEB CO 1895 \* 2. And he it enacted, That any ferson trespossing on any lands, car. rying a gun, after being forbidden so to tresposs by the owner, occupant; lessee or licensee there of, shall be deemed quilty of tresposs at the suit of such owner, occupant; lessee or licensee, and in an action of tresposs or tork (which action shall be conducted in all properts as actions of trespass or tork are usually conducted) the damages awarded for any such

OMAR PROPERTY OF THE PERTY OF T

OKES. 15

3. Und he it enacted, That any person or persons found truspassing, as provided in the first and second sections of this act; shall be deemed and adjudged to be disorderly, and in addition to the remedies therein provided for, it shall be lawful for the sound or owners of the said lands or the occur faut or occupants, lessee or lessees or lien-su thereof, or any constable or constables, to

Trespass shall not be less than len dollars.

FEB 1895

38





apprehend, without warrant or process, any such disorderly person or persons, and to take him or them before any justice of the peace of The county where apprehended; and it shall be The duty of the said justice, in a summary mon ner, to hear and determine the quilt or innocence of such person or persons, and upon convict. low, to impose upon the offender or offenders, and each of them so convicted, a fine of fine dollars, besides the costs of the prosecution; and if any person or persons so convicted Shall fail to pay such fines and costs, the said justice shall commit such offender or offenders to the common jail of the county for a period of not less than five nor more than ten days.

Jerson or persons who shall willfully or maliciously remove, deface or alter any notice posted, as contemplated in the first section of this act, with the intent is destroy such notice, shall be deemed quilty of a misdemeanor, and on conviction thereof shall be punished by a fine not exceeding twenty dollars or imprison

	mouth in the count	jail not exceeding thirty
	days on hatte	Julius Ju
FEB 1895	days, or both.	and he is and offer
	This and all with the	and be it enacted, That
	Me nor snall rake.	effect immediately.
	\$\(\text{Y}\)	G / M. 1.
CEPH CRO		Genge Illredi Governor
FEB 27 1895 28		Merron
SPEAKER		
CTSTON		
1895		
PRES		
OKES.		
S. 888		
PR		

